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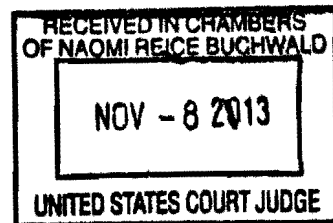
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By ECF & Fax No. (212) 805-7927

Hon. Naomi Reice Buchwald  
United States District Court  
Southern District New York  
500 Pearl Street  
New York, New York 10007

Re: **Hinton v. City of New York et al.**  
Docket Number: **13 CV 0651 (NRB)**

Your Honor:

We represent individual Correction Officer Marquez in this § 1983 inmate lawsuit. We write to request an enlargement of time to file the answer on his behalf. This is our first request for an enlargement of time with respect to Officer Marquez.

We received a copy of a letter dated November 6, 2013, from Assistant Corporation Counsel Noreen M. Stackhouse, Esq., which was addressed to each above referenced defendant at his work address. The letter informed that the defendant (1) the Office of the Corporation Counsel is unable to represent him in this action; and (2) he must answer the complaint in this action by November 13<sup>th</sup>, 2013. Officer Marquez had not yet received such notice. Upon our receipt, we immediately sent a letter to the defendant at his last known home address and reached him by phone to discuss representation by this firm.

We have been advised by defendant Correction Officer Marquez that he wishes to be represented by our firm. However, since we have not yet had an opportunity to meet with the defendant, we would

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like additional time to do so and to investigate the allegations contained in the complaint. As such, we respectfully request an enlargement of time until December 6, 2013 to respond to this action. We thank you for your consideration of this request.

Sincerely,  
KOEHLER & ISAACS LLP

By: Julie Pearlman Scharz  
Julie Pearlman Scharz, Esq. (JS 6474)

*Naomi Reice Buchwald*  
11/14/13

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